NOTE TO PTO PERSONNEL: THIS PATENT APPLICATION IS BEING FILED WITH <u>SMALL ENTITY STATUS</u>

DECLARATION FOR PATENT APPLICATION

Dockei Number (Optional)

	DECLARATION FOR PATER 1 200	MR2349-953
, ,		
	V arehy declars that	•
As a below named inv	entor, I hereby declare that:	
7 20	where and citizenship are as stated below next to my state	or a second of military
My residence, post off	entor, I hereby desired. ince address and citizenship are as stated below next to my name. inal, first and sole inventor (if only one name is listed below) or an original, first who of the subject matter which is claimed and for which a patent is sought on th	and joint inventor (it plutat
	and sole inventor (if only one name is listed belong its sought on the	s invention entities
I believe I am the ong!	nal, life and solo matter which is claimed and lot willow a pro-	_, the specification of
names are listed bein.		
ZIPPER HEAD S'	TRUCTURE to unless the following box is checked: as United States Application Number or PCT Inter as United States Application Number Of PCT Inter	retional Application
		Hadsila. FF
III was filed an	·	olicable).
	as United States Application Number of 707 men and was amended on	
Number		including the ciams, so
	reviewed and understand the comment	- 1
I hereby state that I have	ave reviewed and understand the combine in an expensive patentability as defined in 37 CFR nament referred to above. It is material to patentability as defined in 37 CFR by to disclose information which is material to patentability as defined in 37 CFR by to disclose information which designated at least on the priority benefits under 35 U.S.C. § 119(a)-(d) or § 355(b) of any foreign application which designated at least on the priority benefits under 35 U.S.C. § 119(a)-(d) or § 355(b) of any foreign application which designated at least on the priority benefits under 35 U.S.C. § 119(a)-(d) or § 355(b) of any foreign application which designated at least on the priority benefits under 35 U.S.C. § 119(a)-(d) or § 355(b) of any foreign application which designated at least on the priority benefits under 35 U.S.C. § 119(a)-(d) or § 355(b) of any foreign application which designated at least on the priority benefits under 35 U.S.C. § 119(a)-(d) or § 355(b) of any foreign application which designated at least on the priority benefits under 35 U.S.C. § 119(a)-(d) or § 355(b) of any foreign application which designated at least on the priority benefits under 35 U.S.C. § 119(a)-(d) or § 355(b) o	(§1.55.
amended by any arriv	displace information which is material at 6 365(b) of any foreign a	ippincation to part the
l acknowledge the out	a rightity benefits under 25 U.S.C. § 719(a)-(b) of solution which designated at least on	is country build that the
I hereby claim toreig	ndment referred to above. Indiment referred to above. Indiment referred to above. In the disclose information which is material to patentability as defined in 37 CFR In the disclose information which is material to patentability as defined in 37 CFR In the disclose information which designated at least on the property of the pox, any foreign application which designated at least on the property of the pox, any foreign application which designated at least on the property of the pox, any foreign application which designated at least on the property of the pox and the pox	on for patent of livertors
or inventor's certificat	nument to the information which is material to patential materials and foreign a y to disclose information which is material to patential the second priority benefits under 35 U.S.C. § 119(a)-(d) or § 365(b) of any PCT International application which designated at least on a position of any PCT International application box, any foreign application and have also identified below, by checking the box, any foreign application on which application having a filing date before that of the application on which application having a filing date before that of the application is a second provided that the application is a second provided to the application of the application of the application is a second provided to the application of the application of the application is a second provided to the application of the application of the application of the application is a second provided to the application of the application of the application application of the application	Priority Not Claimed
United States, listed D	Blow and have being a filling date DBIDIE that of the	Priority Not Claimed
	311 terre	. 🗀
Prior Foreign Applicat	(Day/ivionth/Year Filed)	-
	(Country) (Day/Month From Fig. 1	<u> </u>
(Number)		- ; ,
,	(Country) (Day/Month/Year Filed)	
(Number)	(Country) (DayMonth)	ied below.
(140111221)	tunder 25 H.S.C. & 119(e) of any United States provided	
I hereby claim the ber	ISTIL UTILES DO DICE.	
	(riling Date)	
(Application Number)		
		of any PCT International
- Wenting Number)		ne claims of this application
(Application regime the be	enefit under 25 U.S.C. 9 120 of and insofar as the subject matter of sacrific by	the first paragraph of
nersby craim size	(Filing Date) (Filin	11.5
application design the	enefit under 35 U.S.C. § 120 of any United States applied matter of each of the United States, listed below and, insorar as the subject matter of each of the grant of the United States of PCT International application in the manner provided by prior United States of PCT International application in the manner provided by prior United States of PCT International application in the matter of the prior of th	E 1.56 Which became
15 NOI 0:50:05352	prior United States or PCT International application in 37 CFF ty to disclose information which is material to patentability as defined in 37 CFF ty to disclose information which is material to patentability as defined in 37 CFF ty to disclose information and the national or PCT International filling defining date of the prior application and the national or PCT International filling defining date of the prior application.	ate of this application
35 U.S.O. S 7.2	ty to disclose information which is made the national or PCT International mining as	
apkindwisage ins	e filing date of the prior application to the	ienieć, pending, abandoned)
avallable battle	(Status-pat	tenteu, perioling, coorte en e,
(Application Number)		- inc abandoned
1 .	7-Time Date	tented, pending, abandoned)
- Allembar	(Filling Date) (Filling Date) (Status particular partic	71 -in #33.253:
(Application Number)	following attorney(s) and/or agent(s) to prosephers, #26,049; David I	. Klein, "Joy
Usleph abholing the	following attorney(s) and/or agently 1. Rosenberg, #26,049; Bavid 1 connected therewith: Morton J. Rosenberg, #26,049; Bavid 1 connected the Morton J. Rosenberg, #26,049; Bavid 1 conn	0,595
and Tausinan #4	o 262. David R. Wood, #55,000,	
Address all telephon	calls to 410-465-6678	•
Address all correspo	ndence to Rosenberg, Klein & Lee 3458 Ellicott Center Drive-Suite 101	
Andress amostra	ndence to Rosenberg, Klein & Lee 3458 Ellicott Center Drive-Suite 101	
}	Filicott City, MD 21043	
	·	or made or information
	all statements made nerein of my own knowledge are true and that all statement all statements made nerein of my own knowledge are true and that the knowledge to be true; and further that these statements were made with the knowledge to be true; and further that these statements were made with the knowledge are true and that the knowledge are true and that the knowledge are true and that all statements are punishable by fine or imprisonment, or both, under Section or any patent issues.	that willful talss statements
declare that	all statements made herein of my own knowledge are too with the knowledge a	of the United States Code
i haraby beside haliev	ed to be true; and turther that these statements or both, under Section 1001 of Title 15 is are punishable by fine or imprisonment, or both, under Section 1001 of Title 15 is are punishable by fine or imprisonment, or any patent issued the punishable of the punish	and thereon.
and belief are somade	are punishable by fine or imprisorment of the application of any patent is a	ME: WANG)
and the line willful	tales statements may reopardize the WANG LIEN CHOU (FAMILITY)	2003
and the sour of sole of	ed to be table, divided or imprisonment, or both, blood or any patent issues are punishable by fine or imprisonment, or both, blood or any patent issues tatements may jeopardize the validity of the application or any patent issues tatements may jeopardize the validity of the application or any patent issues taken and the valid table of the control o	
Lauranto-is signaturs	WANG CIEN STATE	
Citizenship TAIWA	N, R.O.C. TAIPET HSIEN, TAIWAN, R.O.C.	
CILIZATION NO	273. SAN CHUN S1., 250	
·	Total	
'=ul' name of second		
Second invertions si	joint inventor, it any (given hame, new joint inventor, it any to be be a considered.	
Citizenship		
Mailing Address	y, 1520.7	
	nventors are being named on separately numbered sheets attached hereto.	
- Ladditional !	aveniors are being named on seperator;	
المعادلة المالية		